1 2 3 4 5 6 7 8 9 10	CROSNER LEGAL, P.C. Chad A. Saunders (<i>Pro Hac Vice</i>) Craig W. Straub (<i>Pro Hac Vice</i>) 9440 Santa Monica Blvd. Suite 301 Beverly Hills, CA 90210 Tel: (866) 276-7637 Fax: (310) 510-6429 chad@crosnerlegal.com craig@crosnerlegal.com Attorneys for Plaintiffs Moises Reza, Frank Garza, and Tanner Pendergraft BURSOR & FISHER, P.A. L. Timothy Fisher (State Bar No. 191626) 1990 North California Boulevard, Suite 940 Walnut Creek, CA 94596 Telephone: (925) 300-4455 Facsimile: (925) 407-2700 ltfisher@bursor.com GUCOVSCHI ROZENSHTEYN, PLLC	ZIMMERMAN REED LLP Hart L. Robinovitch (<i>Pro Hac Vice</i>) 14648 N. Scottsdale Rd. Suite 130 Scottsdale, AZ 85254 Tel: (480) 348-6400 hart.robinovitch@zimmreed.com ZIMMERMAN REED LLP Zachary J. Freese (<i>Pro Hac Vice</i>) 80 South 8th St., 1100 IDS Center Minneapolis, MN 55402 Tel: (612) 341-0400 zachary.freese@zimmreed.com Attorneys for Plaintiff Saul Garcia
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13	New York, NY 10005 Tel: (212) 884-4230 adrian@gr-firm.com	
14	Attorneys for Plaintiff Isaiah Sanchez	
15	UNITED STATES DISTRICT COURT	
16	DISTRICT OF NEVADA	
17	In re: Fight Pass Auto-Renewal Litigation	CASE NO.: 2:23-cv-00802-CDS-EJY
18 19		Member Case Nos.: 2:23-cv-01211-CDS-EJY 2:23-cv-01259-CDS-EJY
20	This Desument Deletes Tot All Actions	SUPPLEMENTAL DECLARATION OF
21	This Document Relates To: All Actions	HART ROBINOVITCH IN SUPPORT OF PLAINTIFFS' PETITION FOR ATTORNEYS' FEES AND COSTS
22		ATTORNETS FEESAND COSTS
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	II	

1	I, Hart Robinovitch, declare as follows:	
2	1. I submit this declaration to supplement my previous declaration submitted in	
3	support of Plaintiffs' Motion for Approval of Attorneys' Fees and Costs. See, H. Robinovitc	
4	Decl. filed April 22, 2025 (ECF 106-3).	
5	2. My firm has or will incur the following additional out-of-pocket costs and	
6	expenditures in relation to my appearance in the District of Nevada for the June 10, 2025 hearing or	
7	Plaintiffs' Motion for Final Approval of Settlement:	
8 9	\$438.98 – airfare \$215.65 – hotel \$150 estimated expenditures for transportation, parking, meals, and other incidental costs.	
10	\$\overline{\sum_804.63\text{ Total}}\$	
11	3. The above amounts are reasonable and were expended in furtherance of securing the	
12	relief for the class in this matter.	
13	4. I ask that the above total be considered for cost reimbursement from the from the	
14	Gross Settlement Fund pursuant to Paragraph 4.1 of the Settlement Agreement and Release, in	
15	addition to the amounts previously reported in my April 22, 2025 declaration.	
16	Executed this 6 st day of June, 2025 at Scottsdale, Arizona.	
17	Executed this 6° day of valie, 2023 at Scottsdate, 1 Hizona.	
18	// Hart Robinovitch	
19	Hart Robinovitch	
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